UNITED STATES DISTRICT COURT EASTERN DISTRICT OF MICHIGAN SOUTHERN DISTRICT

FLAGSTAR BANK, FSB,

Plaintiff,

v.

Case No. 2:14-cv-12033-DPH-DRG Judge Denise Page Hood Magistrate Judge David R. Grand

PACIFIC RESIDENTIAL MORTGAGE, LLC,

Defendant.

DICKINSON WRIGHT PLLC Jason P. Klingensmith (P61687) Daniel J. Phillips (P74101) Attorneys for Plaintiff 500 Woodward Ave., Suite 4000 Detroit, MI 48226 (313) 223-3500 CLARK HILL PLC Richard A. Sundquist (P31535) Matthew W. Heron (P61501) Bethany G. Stawasz (P75578) Attorneys for Defendant 500 Woodward Ave., Suite 3500 Detroit, MI 48226 (313) 965-8300

STIPULATED PROTECTIVE ORDER

This matter having come before the Court upon the stipulation of Plaintiff Flagstar Bank, FSB and Defendant Pacific Residential Mortgage, LLC (collectively, the "Parties") for the purpose of entering a Protective Order pursuant to Fed. R. Civ. P. 26(C) with respect to the production of documents in the above-captioned action ("Action"); and the Court being otherwise fully advised in the premises:

NOW, THEREFORE, IT IS HERBY STIPULATED, AGREED AND ORDERED that:

- 1. As used in this Order, "document", "information" or "material" shall include, but not be limited to, any written, printed, typed, photographed, recorded or graphic materials, however produced or reproduced, of any kind or description, including material that is retained by electronic means, and including photographs and videotape, as well as any animate objects.
- 2. As used in this Order, "Confidential" means any confidential business, commercial, personnel or personal information, documents, materials and/or proprietary information, including any document, photograph, video recording, deposition testimony or trial testimony, or any portion thereof, which contains such information.
- 3. The Parties may designate as Confidential any document, information or material they produce in this Action containing Confidential information. The designation of a document, material or information as Confidential may be made at the time of production of such document, information or material by placing or affixing thereon (in such manner as will not interfere with the legibility thereon) the word: "CONFIDENTIAL," or words to a substantially similar effect, or by providing the party receiving the documents, information or material (the "Receiving Party") with written notice specifying the particular documents,

information or material that are to be treated as Confidential under this Order. The entire document that contains such notice or notices, and the information contained in such materials, shall be treated as Confidential unless the party producing the document (the "Producing Party") shall clearly indicate thereon that only a portion of it is to be treated as Confidential.

- 4. No material shall be designated as "CONFIDENTIAL" that has not been treated as confidential by the party making or requesting the designation.
- 5. Documents and materials designated Confidential, copies thereof, and the information contained therein shall not be made available or disclosed to any person except as follows:
 - (a) the Court, Court personnel, Court-appointed experts, and Court videographers and reporters in the Action;
 - (b) outside counsel for the parties including their support staff such as administrative and legal assistants;
 - (c) in-house counsel for the parties, including in-house counsel's support staff such as administrative and legal assistants;
 - (d) experts (and their assistants), who shall not be employees of any party in this case, retained for the purpose of assisting in the prosecution or defense of the Action;
 - (e) deposition witnesses or trial witnesses at the time that deposition or trial testimony is given; and
 - (f) business personnel employed by the parties assisting in the prosecution or defense of the Action, as the case may be.

- 6. Confidential documents and material, or information derived therefrom, shall be used solely for the purposes of this Action and shall not be used for any other purpose, including, without limitation, any business, proprietary, commercial, or governmental purpose. Nothing in this Order shall be construed as granting the receiving party any license or right to utilize any of the Confidential material, which shall remain the property of the Producing Party. Notwithstanding the foregoing, nothing in this Order shall (1) limit in any manner a party's use of its own Confidential materials or documents nor (2) prevent said party from disclosing its Confidential materials or documents as may be required by applicable statute or regulation or to satisfy obligations owed to any government agency having regulatory authority over that party, including the Office of the Comptroller of the Currency and the Consumer Financial Protection Bureau.
- 7. Confidential Information which is marked as an exhibit in a deposition or other discovery document remains Confidential, and may not be disclosed by the Receiving Party except in accordance with this Order.
- 8. Any Party may object to the designation of any particular document or material as Confidential by giving written notice of such objection to the Producing Party. Such written notice shall identify that document or material to which the objection is directed and the basis of the objection. If the objecting party and the Producing Party are unable to resolve their differences within seven (7)

days from the time the notice is received, the objecting party may file an appropriate request for the Court to rule that the disputed document/material should not be subject to the protection of this Order. The disputed material shall remain Confidential and subject to the terms of this Order unless and until the Court rules otherwise.

- 9. Confidential Information may be used at trial to the extent it is admissible. A Receiving Party intending to use at trial material designated by the Producing Party as Confidential shall notify the Producing Party of that intention prior to trial. Any concerns regarding the use of such materials at trial shall be raised by the party seeking protection prior to trial.
- 10. As set forth in Paragraph 5 above, Confidential Information may be disclosed to the Court as necessary, including, but not limited to, pleadings filed with the Court, exhibits filed with the Court, and at proceedings before the Court; however, the Confidential Information may be subject to seal by the Court.
- 11. This Order does not authorize the filing of any documents under seal. Documents may be sealed only if authorized by statute, rule, or order of the Court. The party seeking to file any paper under seal shall file and serve a motion that sets forth (i) an identification and description of each item proposed for sealing; (ii) the reason that sealing each item is necessary; (iii) the reason that methods other than sealing are unavailable or unsatisfactory to preserve the interest advanced by the

movant in support of the seal; and (iv) a memorandum of legal authority supporting the seal. The movant shall not file or otherwise tender to the Clerk any item proposed for sealing unless the Court has granted the motion required by this section.

- 12. Whenever a motion to seal is filed, the movant shall submit a proposed order which states the particular reason the seal is required. If a motion to seal is granted, the documents to be filed under seal shall be delivered sealed to the Clerk of the Court in a 9 x 12 inch envelope, and shall not be available for public inspection. Any envelope used to seal such documents shall have the following information printed on its face: (a) the name of the court; (b) the title of the case; (c) the case number; (d) the name of the document; (e) the attorney's name, address, and the party he or she represents; and (f) the following language: "FILED UNDER SEAL PURSUANT TO A PROTECTIVE ORDER." A copy of the Order authorizing the filing of the paper(s) under seal shall also be attached to the outside of the envelope.
- 13. Neither this Order nor the designation of any item as Confidential shall be construed as an admission that such material, or any testimony in respect of such material in a deposition or otherwise, would be admissible in evidence in this Action or in other proceedings.

14. At the conclusion of trial and/or any appeals or other termination of this Action, all Confidential documents and materials received under the protections of this Order, and all copies thereof, shall be returned to the Producing Party or destroyed, at the Producing Party's sole option, within 60 days. The provisions of this Order insofar as they restrict the communication and use of Confidential material and information shall, without written permission of the Producing Party or further order of this Court, continue to be binding on all parties and individuals receiving Confidential material after the conclusion of this Action.

IT IS SO ORDERED.

s/Denise Page Hood U.S. DISTRICT COURT JUDGE

DATED: October 31, 2014

The parties hereby stipulate to entry of this Order:

DICKINSON WRIGHT PLLC

CLARK HILL PLC

By: /s/ Daniel J. Phillips Jason P. Klingensmith (P61687) Daniel J. Phillips (P74101) Attorneys for Plaintiff 500 Woodward Avenue, Suite 4000 Detroit, MI 48226-3425 (313) 223-3500 dphillips@dickinsonwright.com jklingensmith@dickinsonwright.com

By: /s/ Matthew W. Heron Matthew W. Heron (P61501) Attorneys for Defendant 500 Woodward Avenue, Suite 3500 Detroit, MI 48226 (313) 965-8300 mheron@clarkhill.com